EXHIBIT "6"

EXHIBIT "6"

SW-21-00838

2/24/2021 1:17 PM CLERK OF THE COURT

RLICATION AND AFFIDAVIT FOR SEARCH WARRANT DIGITAL STORAGE DEVICE

CERTIFIED COPY LVMPD Event Number: 210200075535

ELECTRONIC SEAL (NRS 1.190(3))

STATE OF NEVADA)

STATE OF NEVADA)

SS:

COUNTY OF CLARK)

A. Jacob P#14921, being first duly sworn, deposes and states that he is the affiant herein, and that he is a detective with the Las Vegas Metropolitan Police Department (LVMPD), currently assigned to the Southern Nevada Counter-Terrorism Center, having been employed by the department for 6.5 years.

There is probable cause to believe that certain records, namely:

- Digitally stored records of user and/or device created data, which may constitute evidence
 of Joshua Martinez's involvement in the planning or commission of the crime(s) of
 Aggravated Stalking, Stalking with use of Internet, and Harassment (2 counts), Own/
 Possess Gun by Prohibited Person, which occurred on or about 02/17/2021 through
 02/19/2021.
- Digitally stored records of user and/or device created data, which would tend to establish
 the identity of the persons who were in sole or joint control of the below listed digital
 storage device(s).

Are presently located upon or within digital storage device(s), previously seized under LVMPD event number 210200075535 and in the custody of the LVMPD, currently located in the LVMPD evidence vault at 3201 Technology Court, Las Vegas, Clark County, Nevada 89101, specifically:

1. Package 1, item 1: Red iPhone with an American flag cover (Recovered from vehicle search warrant).

In support of your affiant's assertion to constitute the existence of probable cause, the following facts are offered:

On **02/19/2021**, **Detective A. Jacob P#14921**, obtained the previously listed device(s) through a **Telephonic search warrant**, granting the authority to seize the device(s), and executed the same under LVMPD event number 210200075535.

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In support of your affiant's assertion to constitute the existence of probable cause, the following facts are offered:

On 01/07/2021, Sgt. A. Packe P#7417 who is assigned to Southern Nevada Counter-Terrorism Center (SNCTC) became aware of a Facebook post, posted to the account located at the web address of https://www.facebook.com/profile.php?id=100055990480014.

The name of the individual associated with this account is Joshua Martinez, and the profile picture is of an individual identified as Joshua Martinez (DOB privacy settings which are set to public viewing, meaning that this information is open-source and no surreptitious investigative techniques are necessary in order to view the contents of this page. The specific Facebook post referenced, was posted on 01/06/2021 at 1:06am (Pacific Time Zone) and is represented to have been authored by the individual identified as Joshua Martinez. The post states the following: "This is Detective Kenneth Mead with the Metropolitan Police Department. He is an enemy of the constitution and has tried to make my life a living hell but has failed. To any activist here in Las Vegas please keep an eye out for him. I also have his resume just in case you want more intel on him. Contact me for more information". Below this statement are posted three pictures of an individual identified as LVMPD Detective Kenneth Mead (P#5831). These pictures appear to be clipped from an article from the Facebook page for the Nevada Association for Court Career Advancement (NACCA), dated February 22 (unknown year). The headline over these pictures states "Detective Ken Mead with Las Vegas Metropolitan (Metro) Police Department presenting Sovereign Citizens". (Exhibit 1). The Facebook post by Martinez had twelve (12) comments and six (6) shares as of 01/11/2021,

APPLICATION AND AFFIDAVIT FOR SEARCH WARRANT DIGITAL STORAGE DEVICE LVMPD Event Number: 210200075535 LVMPD Event Number: 810200075535 LVMPD Event Number: 810200075535

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Based on the above listed Facebook post, it appears that the user of the "Joshua Martinez" Facebook page (https://www.facebook.com/profile.php?id=100055990480014) is attempting to conspire with local "activists" in order to target Detective Mead for harassment, including providing intelligence on Detective Mead in the form of his purported resume.

A criminal history check of Joshua Martinez (DOB (DOB) revealed a criminal history which included arrests for violent crimes and weapons charges. These arrests include; 7/2008 minor in consumption of alcohol, possess firearm while under the influence of drugs or alcohol, Driving under the influence, possess marijuanal one ounce or less, possess unregistered firearm

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ELECTRONIC SEAL (NRS 1.190(3))

obliterated/ altered serial number, Ex-Felon/ prohibited person in possession of a firearm (dismissed); 11/2014 Driving under the influence (plead guilty); 02/2017 False statement to police officer (found guilty at trial); 06/2017 Carrying a concealed weapon without a permit (dismissed); 11/2017 Trespass (dismissed); Attempted carry concealed weapon without permit (found guilty); 03/2019 Violation of probation (found guilty), 12/2020 Trespass (not adjudicated).

Martinez is a known anti-government/ anti-law enforcement activist. Martinez currently hosts a monetized Youtube page which primarily consists of videos from "1st amendment audits" (https://www.youtube.com/channel/UCzP9l6r-yFPowEaNHndFglg/videos). For context, 1st Amendment audits consist of single or multiple individuals photographing or filming in a public place, or a perceived public space such as military bases and medical facilities. "Auditors" often target law enforcement officers in the performance of their duties, as well as law enforcement facilities in which most auditors believe they should have un-fettered access. "Auditors" are often confrontational with any authority figures who deny them access, which may escalate to vulgar language and obstructing criminal investigations. Many auditors, to include Martinez, post their "audit" videos to YouTube channels. These channels are more often than not monetized. which means that the owner of the channel receives monetary compensation from YouTube, based on the number of views a particular video receives. As an example, on 12/19/2020 Martinez posted a video to his YouTube channel entitled "First Amendment Audit -Arrested -Southern Nevada Health District - Joshua Martinez". During this video, Martinez and another identified "auditor" gain access to the front lobby of the Southern Nevada Health District facility located at 280 S. Decatur Blvd, LV, NV 89107. Martinez is subsequently asked by security staff

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CERTIFIED COPY (1997) The second auditor continually try to gain access to patient areas (succeeding several times), after being repeatedly told that no filming is allowed in these areas to do HIPAA (Health Insurance Portability and Accountability Act) patient privacy concerns. Martinez is repeatedly asked to leave the facility by security personnel and management. Martinez refuses, and eventually LVMPD patrol officers arrive and take Martinez into custody. Martinez was arrested for trespassing on this occasion.

Other videos on Martinez's YouTube channel include videos discussing his arrest at the Lloyd D. George Federal Courthouse. Martinez is an avid supporter of Ammon Bundy (known antigovernment activist who participated in the 2014-Armed Standoff at the Bundy Ranch in Nevada, as well as the 2016-Armed Occupation of the Malheur National Wildlife Refuge in Oregon). Martinez protested numerous times at the Lloyd D. George Federal Courthouse during the Bundy Ranch trial, during which he was arrested for providing false information to a police officer.

On a video posted to his YouTube account on 03/07/2019, Martinez discusses his arrest and trial for the charge of carrying a concealed weapon. During this video Martinez states "...I knew it was Detective Kenneth Mead who spearheaded this whole sting". "Then, I went to court and found out that Michael Dickerson (DDA Michael Dickerson) who also went after a couple other activists here in Las Vegas as well, he was handling the case. He handled the case I knew was controlled by Detective Kenneth Mead." Martinez goes on to explain again how Detective Mead was controlling the investigation even though he was not involved in the case.

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Onfa Video posted to his YouTube account on 3/11/2019

CERTIFIED COPY (https://www.youtube.com/watch?v=bkEzC5HR-9U), Martinez appears to have been arrested ELECTRONIC SEAL (NRS 1.190(3))

by the LVMPD outside the Lloyd D. George Federal Courthouse. In the narrative, Martinez states the following in part; "On February 9, 2017 I was arrested in front of the federal courthouse to attend the Bundy Ranch Trial to support the defendants. I was denied entry and requested information regarding the policy and the names of the Marshals and Federal Police who were enforcing this policy."

"Later I was taken around the corner and eventually to a police substation at the request of a Las Vegas Metropolitan Police Officer, Detective Kenneth Mead with the Anti Terrorist Task Force. He questioned me and seized my common law ID which he turned over to the FBI. I was eventually found guilty of obstruction in City Court. It was a bench trial, a judge decided. I appealed it and my appeal was denied."

"Ever since I met Kenneth Mead activism has gotten a little harder. He has followed me, and even showed up to my other court hearings, that he had nothing to do with, in an attempt to sabotage my case by presenting Facebook posts to the judge and prosecutor. He was successful in one case because the judge threw me in jail over my posts. I wasn't charged with a crime but my bail was revoked and I was remanded back into custody over an "anti-cop" meme."

Martinez is friends with many other "Auditors" from around the country. One of these individuals is known as "James Freeman" who utilizes a YouTube Chanel under the same name. On 03/05/2019, Freeman posted a video entitled "KENNETH MEAD - ANTI TERRORISM - What do

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DIGITAL STORAGE DEVICE

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Qaeda 181S, and Joshua Martinez have in common?"

CERTIFIED COPY outube.com/watch?v=vWDdSQlxUD0). During this video Freeman discusses ELECTRONIC SEAL (NRS 1.190(3))

Martinez's court case regarding his carrying a concealed weapon (CCW) charge. Freeman goes on to identify Detective Mead as the individual who presented evidence against Martinez in court. Freeman identifies Det. Mead as a detective who specializes in counter-terrorism investigations for the LVMPD. During the video Freeman looks up and divulges Det. Mead's yearly salary, and then attempts to draw comparisons between international terrorism investigations and the Martinez CCW trial based solely on the supposed involvement of Det. Mead. During the video Freeman further states that Det. Mead "....terrorizes American citizens, he showed up to Josh's (Martinez) court date." This video has 8942 views and is a further example of how Martinez utilizes his activism affiliations to harass Det. Mead, and that this harassment is long-standing and on-going.

An article on "The free thought project" web site (https://thefreethoughtproject.com/innocent-father-branded-constitution/) posted on 02/22/2020, states "Martinez believes because he is a Constitutional activist he was targeted for arrest by one certain detective he later learned was a LVMPD Anti-terrorism Division Detective/Joint Terrorist Task Force with the FBI. His name is Detective Kenneth Mead. Cliven Bundy was cleared of all wrongdoing but Martinez wasn't so lucky." "Martinez believes Mead likes to lump all people who make waves as constitutionalists and brand them as troublemakers. That's what he says Mead did to him. Although Martinez cannot prove it, he has seen Mead show up in court for his own court proceedings." The article further states "On my sentencing on Feb. 26, I saw detective Mead with a Manila folder in his hand. This guy isn't supposed to be here. He wasn't the arresting officer and he wasn't on the

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Case Wy defense attorney came back to me and told me 'Dude he's got all these Facebook

CERTIFIED COPY ELECTRONIC SEAL (NRS 1.190(3))

"Detective Kenneth Mead gave them to the prosecutor. The prosecutor gave them to the judge.

And the judge just loses it and tells me I belong in prison. He gave us an option to either withdraw my plea or take it to trial." The article ends with the statement "He told us he believes his civil rights have been violated but says no civil rights attorney in Clark County will touch his case because they're afraid of LVMPD. He is currently looking for an outside attorney to take his case in a lawsuit against Det. Mead, and the LVMPD."

A review of the Joshua Martinez Facebook page

(https://www.facebook.com/profile.php?id=100055990480014) showed numerous postings of his "1st amendment auditing" videos on YouTube as well as illustrating a disturbing pattern of violent anti-government and anti-law enforcement rhetoric. Below listed is examples of his violent anti-government postings.

On 01/07/2021, Martinez posted a picture of two armed militia groups with the caption "Just imagine if these two groups United. We could really make a change. What a shame that people would rather fight each other than go after the real enemy."

On 01/06/2021, Martinez posted a picture of Ashli E. Babbitt (killed during a riot at the U.S. capitol building on 01/06/2021) with the caption "Remember this face next time you bootlickers want to wave your blue line flag. Get your heads out of your asses"

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On 01/06/2021, Martinez posted "What country can preserve its liberties if their rulers are not CERTIFIED COPY time to time that their people preserve the spirit of resistance? Let them take ELECTRONIC SEAL (NRS 1.190(3)) arms!!!"

> On 01/06/2021 Martinez posted a picture of human skulls underneath the words "Make politicians hang again!"

On 01/06/2021 Martinez posted "The tree of liberty must be refreshed from time to time with the blood of patriots and tyrants".

On 01/02/2021 Martinez posted a picture of a stuffed dog with the caption "When the ATF kicks in your door and the first guy in the stack shoots your Tannerite (explosives) stuffed German Shepard: So you have chosen death".

On 12/31/2020 Martinez posted a picture of two individuals wearing black balaclavas labeled as Joshua Martinez and Alan Lias. The caption reads "You can't have a BOOG without the Balaclaval 2021 Resolution/Revolution". It should be noted that BOOG is short for the Boogaloo, a common term used among anti-government groups denoting armed revolution against the government.

On 12/28/2020 Martinez posted a picture of a cat who appears to be smiling with the caption "Me when the politician hanging from the overpass does that gurgle, swing kicky thing I like."

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CERTIFIED COPY and police officer under the words "Sometimes tyranny changes ELECTRONIC SEAL (NRS 1.190(3)) costumes", along with the caption "Something for the FAKETRIOTS with their thin blue line flag".

On 12/22/2020 Martinez posted a picture of a guillotine under the words "Something you can do with your \$600 stimulus check" with the caption "Yes we can".

On 12/09/2020 Martinez posted a picture from the movie Troy under the words "When the boogaloo's kicked off and your friend can't bring himself to put the blood gurgling alphabet boy (common anti-government slang for a member of the FBI, CIA, NSA, etc.) out of his misery; That's why no one will remember your name." Martinez captions this with "Don't forget assholes from the fusion center." It should be noted that Det. Mead is assigned to the LVMPD fusion center.

On 12/08/2020 Martinez posted a screen shot of two purported fake Facebook profiles who attempted to send him a friend request. Martinez captions these photos with "Nice try, Detective Kenneth Mead".

In a previously captured post with an unknown date posted during his CCW trial, Martinez posts a link to a YouTube video regarding convicted felon Bryce Cuellar with the caption "This is Bryce Cuellar AKA Fisherofmen. He is in prison for ranting on his YouTube channel about government corruption. He was targeted by LVPD Detective Kenneth Mead and Deputy District Attorney Michael Dickerson, the same two tyrants who are currently targeting me. Detective

OF THE APPLICATION AND AFFIDAVIT FOR SEARCH WARRANT BIGHTH OF THE STORY OF THE SEARCH WARRANT BIGHTAL OF THE SEARCH WARRANT DIGITAL STORAGE DEVICE LVMPD Event Number: 210200075535 Mead took Bryce's words out of context and blew his statement way out of proportion just to

CERTIFIED COPY and a conviction. They manipulated the fact to put an innocent man behind ELECTRONIC SEAL (NRS 1.190(3))

bars! Please listen to his story and keep him in your thoughts and prayers.#" (Exhibit 2)



On 02/17/2021 at approximately 8:37pm, LVMPD dispatch received a phone call from 702on the 311 recorded line. The caller identified himself as Joshua Martinez and verified his call-back number as 702-3 8. During the recorded conversation with the LVMPD dispatcher, the individual who identified himself as Joshua Martinez states that he is trying to get into contact with a detective who has possession of his personal property. When asked by the dispatcher which detective Martinez is trying to contact, Martinez states that he is trying to contact Detective Kenneth Mead who works in the LVMPD Fusion Center. Martinez then tells the dispatcher that if he contacts Detective Mead right now, that Det. Mead will probably call Martinez immediately, as they have been in contact in the past. Martinez then states that he will hang up and wait to be called back. LVMPD dispatch then calls Detective Mead and advises him of the phone call by Joshua Martinez. Det. Mead advises the dispatcher that Martinez has previously made threats against his person, and asks that the recorded conversation be flagged to be retained, as well as sent to his immediate supervisor, Sergeant A. Packe P#7417. Det.

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Mead their states that he will be advising his supervisory chain regarding this phone call. Det.

CERTIFIED COPY Mead then immediately contacted Sgt Packe regarding this phone call from Joshua Martinez. ELECTRONIC SEAL (NRS 1.190(3))

Martinez has previously made threats and harassing statements regarding Det. Ken Mead and DDA Michael Dickerson on his personal Facebook page, Sgt Pack did an open-source search of the Facebook page belonging to Joshua Martinez

(https://www.facebook.com/profile.php?id=100055990480014). Sgt Packe found that at approximately 8:45pm, a post was made by Martinez which stated that following; "This is Michael Dickerson. He is Detective Kenneth Meads Bitch. Dickerson, I hope YOU and Mead die a slow and painful death. I hope your family witness it. Mead, I have a message for you= Molon Labe". Below this comment is a picture of Clark County DDA M. Dickerson in a court setting, which appears to have been copied from what is believed to be a news article in the Las Vegas Review Journal newspaper (Exhibit 3). It should be noted that "Molon Labe" is a classical Greek phrase meaning "come and take it (them)", attributed to King Leonidas of Sparta as a defiant response to the demand that his soldiers lay down their weapons. Gun-rights advocates have adopted the phrase as a challenge to perceived attempts by the government to confiscate firearms.



On 02/17/2021, approximately 3 hours later (exact time unknown due to the nature of Facebook time stamps on posted items), Martinez posts a link on his Facebook account to an article from the Free Thought Project (referenced earlier in the affidavit). The comment above the article states "My kids are still hurting over this. Thanks to Police the Police and Free Thought Project for sharing my story. Love you all. It should be reiterated that this article features an interview with Martinez during which he essentially blames Det. Mead for targeting him for arrest and his subsequent time spent in custody because he is a Constitutional activist.

On 02/18/2021, approximately 1 hour after the previous post, Martinez posted another photograph stating, "I cant wait to see the news and hear that Detective Kenneth Mead is in that casket." Below this comment is an unknown picture of 9 police officers carrying a flag draped coffin. It should be noted that this how funerals for police officers are generally conducted. (Exhibit 4)

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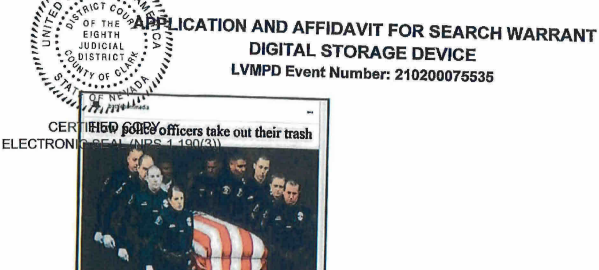
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On 02/18/2021, Sgt Packe conducted an open source search of an Instagram account, purported to belong to Joshua Martinez (Instagram.com/battlebornmedia/?hl+en). The title of the Instagram page is "Battlebornmedia". The heading on this page states "Joshua Martinez; Las Vegas Activist" and has a link to the Youtube page operated by Joshua Martinez to showcase his "Auditing" activities (https://www.youtube.com/channel/UCzP9l6r-yFPowEaNHndFglg). A photo on this Instagam page is a picture of Joshua Martinez holding what appears to be an AK-47 rifle. This Instagram page has privacy settings which are set to public viewing, meaning that this information is open source and no surreptitious investigative techniques are necessary in order to view the contents of this page. A picture posted at an unknown time on 02/18/2021 has the caption "How police officers take out their trash". Below this caption is the same picture of a flagged draped coffin carried by police officers that was posted on his Facebook account on 02/18/2021. At the bottom of the picture is a comment that states "battlebornmedia Rip Mead" (Exhibit 5).

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Sgt Packe conducted an interview with DDA Michael Dickerson on 02/18/2021. DDA

Dickerson stated the following; on 02/17/2021 has was made aware of the Facebook post made
by Joshua Martinez, in which Martinez states "This is Michael Dickerson. He is Detective

Kenneth Meads Bitch. Dickerson, I hope YOU and Mead die a slow and painful death. I hope
your family witness it. Mead, I have a message for you= Molon Labe". DDA Dickerson stated
that this posts, as well as the previously mentioned posts regarding Det. Mead's death, placed
him in fear for his life as well as the lives and safety of his family members and Det. Mead. DDA
Dickerson states that he immediately took steps to secure his person and his home and is
continuing to take steps to protect his family from harm. As of the writing of this affidavit DDA
Dickerson is in the process of applying for a Temporary Protective Order against Joshua
Martinez (DOB

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DDA Dickerson further related that he came to know Joshua Martinez while prosecuting him for a CCW charge in 2017. DDA Dickerson stated that during the time he was prosecuting Martinez, he became familiar with his violent past (referring to his previous criminal arrests

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detailed earlier in this affidavit), as well as his social media presence. While prosecuting the

CERMAND COW case (Clark County District Court case C-17-32661-1), DDA Dickerson ELECTRONIC SEAL (NRS 1.190(3))

presented the court with numerous threatening Facebook posts Martinez had made glorifying

the killing of police officers. DDA Dickerson stated that since the 2017 prosecution, he has observed numerous social media posts by Martinez wherein Martinez expresses his grievance against DDA Dickerson. DDA Dickerson stated that due to his successful prosecution of Martinez, Martinez was convicted of a felony offense and has since become a prohibited person with regards to the right to possess a firearm. DDA Dickerson further related that the previously referenced "Molon Labe" comment leads him to believe that Martinez is in the possession of a firearm, which causes him fear for his, and his family's safety.

On 02/18/2021, Sgt Packe also conducted an interview with LVMPD Detective Kenneth Mead. Det. Mead stated that he was involved in a February 2017 interaction with Joshua Martinez at the Lloyd D George federal courthouse for offenses committed on the property. During this interaction, Det. Mead conducted an interview with Martinez and then released him to LVMPD patrol officers. Det. Mead also stated that he attended the sentencing hearing for Martinez and presented to the prosecuting DA, Deputy DA Michael Dickerson, social media posts that Martinez had made since his June 2017 arrest until sentencing. The posts, which were presented in the sentencing hearing and before Judge Douglas Smith, included several memes and posts on the Facebook page of Martinez, of a police funeral and implying cops should die, advocating force and violence towards law enforcement, and further YouTube video advocating violence against law enforcement and government officials. During open court on 02/27/2019, Martinez was questioned about the posts and readily admitted to the court that he felt people

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could shoot and kill law enforcement based on unlawful police action. Martinez agreed, to Judge

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Det. Mead further stated that Since 2017, Martinez has engaged in a course of conduct which would make a reasonable person feel harassed based on his repeated and continual online posting regarding Det. Mead and his position with the Las Vegas Metropolitan Police Department. The online activity and social media posting activity and rhetoric have been escalating for the past several months. Det. Mead stated he is aware that on January 6, 2021, on the same day as the Capitol insurrection which occurred in Washington DC, Martinez posted a threat against Det. Kenneth Mead on his open-source Facebook page and this threat states "this is detective Kenneth Mead with the Metropolitan Police Department. He is an enemy of the constitution and has tried to make my life a living hell but has failed. To any activist here in Las Vegas please keep an eye out for him. I also have his resume just in case you want more Intel on him. Contact me for more information." Martinez further posted a picture of Det. Mead to the Internet which was taken during a training conference Det. Mead was giving on sovereign citizen extremism. Det. Mead stated that Martinez regularly posts on Martinez's Facebook and YouTube accounts photos of Det. Mead, videos, and content describing him as unconstitutional and encouraging people to contact Martinez so he can disseminate Det. Mead's personal information.

Det. Mead stated he has been subject to unwarranted online harassment and threats to his person and family by Martinez. This has escalated in Martinez attempting to reach out directly to Det. Mead via his employer. Martinez has engaged in slanderous speech, posting to his numerous social media followers Det. Mead's name, photograph, and the fact that he is

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Lineon triutional, thereby defaming his character and his reputation in law enforcement. Det.

CERMITATE States that all of the allegations by Martinez are without merit. Det. Mead states that he ELECTRONIC SEAL (NRS 1.190(3))

does fear for his safety and has taken additional safety precautions at his residence, with his family, with his employer, and with his neighbors because of the harassment/threats by Martinez.

During Sgt Packe's interview with Det. Mead reference the continual instances of harassment by Martinez, Det. Mead stated that he has had no contact with Martinez since his trial for carrying a concealed weapon ended in 2019, nor has he conducted any further investigations into Martinez.

Sgt Packe noted that as of 02/18/2021, Joshua Martinez has 784 friends on his Facebook account (https://www.facebook.com/profile.php?id=100055990480014), and is followed by an additional 91 individuals. Many of these individuals harbor known anti-government/anti-law enforcement sentiments and have participated in armed resistance against government authorities. Many others are "1st Amendment auditors" who routinely target law enforcement and government personnel and facilities for harassment. Based on this information, it appears clear that Martinez has the appropriate "target audience" on Facebook with which to continue his targeted harassment of Det. Mead by passing "intel" regarding him to like-minded individuals.

Based on the information provided in the social media postings from Joshua Martinez on his Facebook account and other forms of electronic communications to include YouTube, Instagram, and other websites, it appears clear that Joshua Martinez was attempting to use his

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harassment of Det. Mead is clearly intended to discourage Det. Mead from conducting any further investigations into Martinez's continual anti-government/anti-law enforcement activities which includes conspiring with other like-minded individuals to continue with the targeted harassment. As well, your affiant believes that it is clear that Martinez has continued a prolonged course of action targeting Det. Mead and DDA Dickerson which would, without lawful authority, willfully or maliciously engage in a course of conduct directed towards the victims that would cause a reasonable person under similar circumstances to feel terrorized, frightened, intimidated, harassed or fearful for their immediate safety or the immediate safety of a family or household member, through the use of the internet. Furthermore, Martinez's statements have been construed as threats towards DDA Dickerson and Det. Mead and has, by words or conduct, placed the DDA Dickerson and Det. Mead in reasonable fear that the threat will be carried out.

Based on the aforementioned facts and circumstances, an arrest warrant was issued by the Clark County District Court on 02/18/2021 for the arrest of Joshua Martinez (DOB 04/27/1988) for the criminal charges of Aggravated Stalking 200.571, Stalking with use of Internet NRS 200.575 4, and Harassment NRS 200.571 1b (2 counts). The honorable Clark County District Court Judge Tim Williams also reviewed and approved search warrants for locations utilized by Joshua Martinez; specifically, 1992 1993. Moapa, NV and 1993 1993 1993, Las Vegas, NV.

On 02/19/2021, LVMPD patrol officer J. Theal P# 16270 and patrol officer J. Ruiz P# 15359 observed Joshua Martinez to be the front passenger occupant of a white 2003 Ford Expedition bearing Nevada Veteran Airforce Plate 1, and his father Felix Martinez was observed to be

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officers froze the vehicle pursuant a telephonic search warrant. Your affiant learned from patrol officers that a cellphone was in the passenger seat. Your affiant obtained a telephonic search warrant to search the vehicle and recover evidence. Your affiant and detective J. Kikkert P# 5741 searched the vehicle and found a red iPhone with an American flag cover on the passenger seat of the vehicle. Your affiant believes that the mentioned cellphone belongs to Joshua Martinez because the cellphone was in the passenger seat when Joshua Martinez was taken into custody. It is important to mention that your affiant found another cellphone with a blue cover on the driver's seat within the vehicle, but your affiant later learned from Sgt Packe that the cellphone with the blue cover belongs to Felix Martinez. Your affiant returned the cellphone with the blue cover to Felix Martinez. Detective Kikkert reviewed the body worn camera (BWC) video for officer Theal and confirmed that during the vehicle stop, Joshua Martinez was holding the red iPhone with an American flag cover in his hand, video recording officer Theal and officer Ruiz while they are trying to positively identify him. Detective Kikkert confirmed that the cellphone he saw in the BWC video is in fact the same cellphone that was recovered from the passenger seat during the execution of the search warrant on the white 2003 Ford Expedition.

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Following Joshua Martinez's arrest, search warrants were served pursuant to this investigation at Martinez's residence located at the following items were recovered from

-
- -Ruger P90 S/A pistol 45 caliber
- -Century Arms TP9SFX pistol 9mm
- -Century Arms Semi-Automatic Rifle 7.62 caliber
- -Anderson Manufacturing Semiautomatic Rifle 5.56 caliber
- -Sears Roebuck Shotgun, .410 bore.
- -H & R Pump Shotgun, 12 gauge
- -Ruger LCP2 pistol, .380 caliber
- -Disassembled 1911 pistol, .45 caliber

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Sufficient firearm accessories, ammunition, and firearm magazines

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ELECTRONIGNE The NESC Util 1906 Pilhis warrant, investigators located and seized numerous electronic items from the residence, to include six computers, nine electronic storage devices, seven digital tablets, ten cellular phones, and six cameras and digital recording devices. Your affiant knows from reviewing social media accounts related to Joshua Martinez, that Martinez utilizes electronic recording devices (to include cameras, digital recorders, and cellular phones) to gather content which he then edits using computer software, and then posts to his various social media platforms. The aforementioned seized items are consistent with those used by Martinez to produce and distribute his YouTube videos and social media posts. Based upon the location and nature of the devices seized during the execution of the search warrant, your affiant believes these devices may contain evidence related to the previously mentioned charges. As your affiant has demonstrated throughout this affidavit, Joshua Martinez tends to primarily utilize electronic devices and internet websites to commit the crimes alleged herein. Your affiant believes it is reasonable that one or all of the aforementioned devices may hold electronic evidence related to the alleged crimes, including but not limited to; the device IP from which the threats were made, the physical location of the device when the threats were posted, images used in the threatening messages, and communications with other as yet unknown parties related to the threatening messages. Furthermore, your affiant knows from viewing his social media accounts that Joshua Martinez is fond of taking pictures of himself with various weapons, including those he is no longer legally able to possess due to his status as a prohibited person. Your affiant believes there is the strong possibility Martinez may have taken incriminating pictures of himself with these weapons, and those images are likely stored on one or many of the aforementioned devices. Such images, along with the electronic date and time stamp on



LVMPD Event Number: 210200075535

Such mages, would provide further evidence of the allegations of prohibited person in

CERTIFIED COPY ELECTRONIC SEAL (NRS 1.190(3))

Request for Sealing Order

Affiant requests that this affidavit should be sealed by order of the court for the following reasons:

It is further requested that this Affidavit be sealed by the order of this court for the following reasons: this crime is part of an ongoing investigation which could be compromised should specific details be released. This affidavit contains names and identifiers of the victim and investigative lead information. Furthermore, as the suspect has already threatened a detective and prosecutor from a previous case, investigators do not wish to reveal any information which the suspect could use to target further victims for retaliation.

Request for Night Search

Affiant requests authorization to serve this search warrant at any time, day or night. The search will consist of an examination of device(s) that were previously seized and are currently in the custody of the LVMPD. No persons will be disturbed during the service of this search warrant and officers will not be making entry into any structure.

Authority to Duplicate Electronic Media

It is further requested that a forensic technician, sworn or non-sworn, be granted authorization to examine; make duplicate images/copies of the digital content of the previously listed digital storage device(s); and to determine if evidence of the offenses enumerated above is contained therein.

A master copy will be retained in evidence storage for later discovery and trial purposes.

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Authority to Detect and Circumvent Passwords, Encryption, and Other Investigative MILLIAM **Hindrances**

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JUDICIAL DISTRICT &

ELECTRONIC SEAL (NRS 1,190(3)) activity often attempt to hide or restrict access to the digitally stored evidence of their malfeasance using passwords, encryption, or other methods of data obfuscation. They may also utilize hardware security devices to restrict access to the contents of a digital storage device.

> It is therefore requested that a forensic technician be granted authorization to identify, circumvent, defeat, or bypass any password, encryption, security device or other mechanism that serves to impede or hinder the execution of this warrant.

Authority for Disassembly/Repair

It is common for devices to have physical damage, such as broken screens and data ports, prior to seizure. Such damage can make it difficult or impossible to conduct a forensic analysis without first repairing the damage. Such repairs are not intended, nor likely, to alter the data contained within the device memory. Additionally, some data extraction techniques require access to test ports on the electronic components, which can only be accessed by disassembling the devices.

Affiant requests authorization for a forensic technician to disassemble the device(s) and to repair or replace parts including, but not limited to, screens and charging/data ports, as necessary for the examination.

Request for Off-Site Search Authorization

For the following reasons, the execution of this warrant may take a great deal of time and require a secure facility, special equipment, and software:

- It is unknown what operating system is running the device(s) that are subject of this a) warrant and, therefore, it will take time to determine how the operating system permits access to data.
- b) The amount of data that may be stored in the hard drives and removable storage devices is enormous, and the number or size of the hard drives and removable storage devices that will have to be searched pursuant to this warrant is not known.
- The data to be seized may be located anywhere on the hard drives and removable C) storage devices, including hidden files, program files, and "deleted" files that have not been overwritten.

LVMPD 411 (Rev. 01/20)

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OF NETHER data may be encrypted, or inaccessible without a password, and may be protected CERTIFIED to OF destruct programming, all of which take time to bypass.

ELECTRONIC SEAL (NRS 1.190(3))

Because data stored on a device can be destroyed or altered rather easily, either intentionally or accidentally, the search must be conducted carefully and in a secure environment.

f) To prevent alteration of data and insure the integrity of the search, clones (master copies) of all data storage devices will be made. The clones (master copies) will then be searched and this process will take time and special equipment.

For this reason, your affiant requests authorization to move the device(s) to an off-site facility for examination, as needed.

Definitions

Electronic Storage Device - A device which accepts an incoming stream of data and stores that data by using an electronic, optical, magnetic, mechanical, or other mechanism. This includes computers, hard disk drives, cell phones, portable audio devices, thumb drives, magnetic stripe scanners and re-encoders, memory cards and any other device meeting the definition. The persistence of that data storage may or may not be dependent on a continuous supply of electricity.

Digital Storage Media - A device or collection of devices upon which data is stored by an electronic storage device. This includes CDs, DVDs, floppy disks and any other device meeting the definition. Persistence of storage may or may not be dependent on a continuous supply of electricity.

Digital Storage Device - A device that meets the definition of an electronic storage device, digital storage media, or a combination of both.

Digitally Stored Records, Information and Data - Digitally stored records, information and data may be found on a digital storage device in the form of files, operating system metadata, residual fragments of data no longer tracked by the file system, data within Random Access Memory (RAM) or Read Only Memory (ROM), data within a file or area of disk designated as a backing store, or data within a file or area of disk intended to represent a complete or partial snapshot of system memory.

THAPPEGATION AND AFFIDAVIT FOR SEARCH WARRANT

DIGITAL STORAGE DEVICE

LVMPD Event Number: 210200075535

WHEREFORE, Affiant requests that a search warrant be issued directing a search for and seizure CERTIFICION described records upon or within the device(s) set forth herein.

ELECTRONIC SEAL (NRS 1.190(3))

A. Jacob P#14921

SUBSCRIBED and SWORN to before me this 24th day of February

Dated this 24th day of February, 2021

JUDGE

Reviewed by:

DDA Eckley M. Keach

Deputy District Attorney

808 6BD 0BD5 FD9A Timothy C. Williams District Court Judge

2/24/202.21-cr-00219-APG-DJA Document 36-8 Filed 08/18/2 Electrona io ally Filed

SW-21-00838

2/24/2021 1:17 PM CLERK OF THE COURT



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ELECTRONIC SEAL (NRS-1/190(3)))	
COUNTY OF CLARK)	SS:
)	

The State of Nevada, to any peace officer in the County of Clark. Proof by affidavit having been made before me by **A. Jacob P#14921**, that there is probable cause to believe that certain records, namely:

- Digitally stored records of user and/or device created data, which may constitute evidence
 of Joshua Martinez's involvement in the planning or commission of the crime(s) of
 Aggravated Stalking, Stalking with use of Internet, and Harassment (2 counts), Own/
 Possess Gun by Prohibited Person, which occurred on or about 02/17/2021 through
 02/19/2021.
- Digitally stored records of user and/or device created data, which would tend to establish
 the identity of the persons who were in sole or joint control of the below listed digital
 storage device(s).

Are presently located upon or within digital storage device(s), previously seized under LVMPD event number 210200075535 and in the custody of the LVMPD, currently located in the LVMPD evidence vault at 3201 Technology Court, Las Vegas, Clark County, Nevada 89101, specifically:

 Package 1, item 1: Red iPhone with an American flag cover (Recovered from vehicle search warrant).

And as I am satisfied that there is probable cause to believe that said records are located as set forth above and that, based upon the affidavit attached hereto, there are sufficient grounds for the issuance of the warrant.

You are hereby commanded to search forthwith said device(s) for said records, serving this warrant at any time, day or night, and if the records are there to seize them, and make a return to me within ten (10) days.

Authorization is granted for a forensic technician, sworn or non-sworn, to examine; make duplicate images/copies of the digital content of the previously listed digital storage device(s); and to determine if evidence of the offenses enumerated above are contained therein.



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CERTIFIED CO encryption, security device or other mechanism that serves to impede or hinder the ELECTRONIC SEAL (NEST).

Authorization is granted for a forensic technician to disassemble the device(s) and to repair or replace parts including, but not limited to, screens and charging/data ports, as necessary for the examination.

Authorization is granted to move the device(s) to an off-site facility for examination, as needed.

DATED this 24th day of February , 2021

Dated this 24th day of February, 2021

JUDGE

70B A57 DA52 7077 Timothy C. Williams District Court Judge

2/24/392121-cr-00219-APG-DJA Document 36-8 Filed 08/18/22 Page 30 of 31 Electronically Filed SW-21-00838 CLERK OF THE COURT SEARCH WARRANT for Package 1, item 1: Red iPhone with an American CERTIFIED COPY cover (Recovered from vehicle search ORDER SEALING ELECTRONIC SEAL (NRS 1,190(3)) **AFFIDAVIT** LVMPD Event Number: 210200075535 Upon the ex parte application of A. Jacob P#14921, a detective with the Las Vegas Metropolitan Police Department and Affiant, to seal the affidavit in support of the attached search warrant, and for good cause appearing therefore, IT IS HEREBY ORDERED that the affidavit in support of the attached search warrant be ordered sealed pending further order of this Court except that copies may be provided to the office of the Clark County District Attorney and the District Attorney may provide copies to a Defendant in a criminal proceeding as part of the criminal discovery process, and IT IS FURTHER ORDERED a copy of this order sealing the affidavit be left at the premises along with the search warrant in lieu of the affidavit in support of the warrant.

day of February

Dated this 24th day of February, 2021

JUDGE

4D9 365 AF75 55EB Timothy C. Williams District Court Judge

A. Jacob P#14921

DATED this 24th

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CLERK OF THE COURT

RETURN

(Must be made within 10 days of issuance of Warrant)

LVMPD Event Number: 210200075535

The search warrant authorizing a search and seizure of the following digital storage device(s), previously seized under LVMPD event number 210200075535, was executed on the _______, 2021.

1. Package 1, item 1: Red iPhone with an American flag cover (Recovered from vehicle search warrant).

The execution of this warrant consisted of a forensic examination of one or more digital storage device(s) that were **previously seized and in the custody of the LVMPD**. No additional property was seized.

A. Jacob P#14921